

1 UNITED STATES DISTRICT COURT

2 DISTRICT OF NEVADA

3  
4 UNITED STATES OF AMERICA,

5 Plaintiff,

6 v.

7 CLIFFORD JAMES SCHUETT,

8 Defendant.

Case No.: 2:14-cr-364-JAD-GWF

Order

(Docs. 92, 101, 107, 108, 114, 119, 126,  
127, 129, 130, 132)

9  
10 Defendant Clifford Schuett continues to violate Local Rule 1A 10-6, which makes clear that  
11 a party who is represented by a lawyer may not file motions on his own behalf: "A party who has  
12 appeared by attorney cannot while so represented appear or act in the case." Mr. Schuett has been  
13 reminded of this rule several times, *see* Docs. 28, 38, 54, 58, 91, including, most recently, in an order  
14 I issued on December 15, 2014. *See* Doc. 85. I therefore deny without prejudice all the pro se  
15 motions and overrule without prejudice all the objections Mr. Schuett has filed since that  
16 order—eleven pending, by the time of this filing—and remind him that, in a hearing before  
17 Magistrate Judge George Foley on January 12, 2015, he clearly reiterated his desire to be represented  
18 by counsel. **See Doc. 118 at 2. If Mr. Schuett believes he requires some sort of action from this**  
**court, he must consult with his lawyer, Rebecca Levy, who may then file the appropriate**  
**motion. Mr. Schuett is reminded that I will continue to deny motions he personally files**  
**(instead of having his lawyer file them) because he has a lawyer who can file appropriate**  
**motions on his behalf.**

23 Accordingly, IT IS HEREBY ORDERED THAT Defendant Clifford James Schuett's:

- 24 • Motion for Future Court Appearances to be Done on Video or Telephone (**Doc. 92**) is  
25 **DENIED WITHOUT PREJUDICE;**
- 26 • Motion for Magistrate Judge to Reconsider (**Doc. 101**) is **DENIED WITHOUT**  
27 **PREJUDICE;**
- 28 • Motion to be Moved Out of the Custody of CCA (**Doc. 107**) is **DENIED WITHOUT**

1                   **PREJUDICE;**

- 2         • Motion for Access to a Typewriter (**Doc. 108**) is **DENIED WITHOUT**  
3                   **PREJUDICE;**
- 4         • Objections to Order (**Doc. 114**) and Objections to All Decisions (**Doc. 132**) are  
5                   **overruled without prejudice** to their timely reassertion by counsel;
- 6         • Motion for Non-Appearance in Future Court hearings (**Doc. 119**) is **DENIED**  
7                   **WITHOUT PREJUDICE;**
- 8         • Motion for District Judge to Reconsider Order (**Doc. 126**) is **DENIED WITHOUT**  
9                   **PREJUDICE;** and
- 10        • Motions for Postponement of Sentencing (**Docs. 127, 129, 130**) are **DENIED**  
11                   **WITHOUT PREJUDICE.**

12                   DATED February 5, 2015.

13                     
14                   JENNIFER A. DORSEY  
15                   UNITED STATES DISTRICT JUDGE